i: a [man/woman]: use plain simple English and plain simple counting systems.

Lawful Notice and Demand Number: [SC-001-INITIALS]

Pertaining to National Insurance Number-[AB123456C]

### **Lawful Notice and Demand**

## Notice to agent is notice to principal, notice to principal is notice to agent.

This matter is by the decree of the watchers, and the demand by the word of the holy ones: to the intent that the living may know that the most high ruleth in the kingdom of men, and giveth it to whomsoever he will, and setteth up over it the basest of men. <u>Daniel 4:17</u>

To: [:alexander boris de pfeffel johnson; the man: who sometimes acts as ALEXANDER BORIS DE PFEFFEL JOHNSON and or BORIS JOHNSON MP LTD, First Lord To The Treasury, 10 Downing Street, London, SW1A 2AA] or proper officer incumbent, plus all local, national, UK, and international, government public employees and officials, this is a contract in admiralty. This is a notice of law as applicable to your corporate and financial liability in the event of any violations upon the rights and immunities of i: a [man/woman]: a non-corporate natural being, a jurisdiction this title is for your protection.

Greetings to the man: [:alexander boris de pfeffel johnson; who sometimes acts as ALEXANDER BORIS DE PFEFFEL JOHNSON and or BORIS JOHNSON MP LTD First Lord To The Treasury UK], any and all governments, corporations, and the aforementioned officers, agents and employees herein: flesh and blood creation of our Creator and in representation thereof. This contract being of honour is presented under the good faith (Oxford) doctrine.

For a collateral list that is subject to this documentation please see the Security Agreement Number [SC-004-INITIALS], Hold Harmless Indemnity Agreement Number [SC-003-INITIALS],

i: a [man/woman]: state the ensuing being of legal age, sound body and mind. All responses and requests henceforth must be made in writing, signed under penalty of perjury required by law as shown in this lawful notice and demand, hereinafter contract.

In pursuit of justice and right and in full exercise of the lawful duty of i: to the fellow man of i: and to our Creator, it has come to the attention of i: that yourself, the UK GOVERNMENT, including the HMRC, HMCTS, DVLA, HM LAND REGISTRY and ALL other governmental agencies, have wilfully been making injurious assumptions and presumptions of unlawful and deceitful consents which mispresents and prejudices the rights to the Divine law of i:.

It is now apparent to i: and to a multitude of others, that many nefarious persons have taken root in what should be known as a government created by the people for the people. These evil doers are falsely claiming to be a sovereign parliament. This is plainly false as only man: and woman: can be sovereign as man: and woman: are creations of our Creator. Parliament is merely a creation of man: created to serve man; and woman:.

It is now apparent to i: and to a multitude of others that these same nefarious persons have unlawfully and falsely claimed that unjust and unfair legislation that causes harm to i: and many others by violating the law common to I; is the law. This can never be true, as under the direction and eyes of the Creator, the law remains for man: and woman: to do no harm.

It is now apparent to i: and to a multitude of others that these falsely named laws, which are merely statutes and legislation, are designed by the same nefarious persons to cause harm to i: and to many others. It is plain to see, simply by a multitude of treasonous acts being used against the private man: and woman; of this land and under our Creators watchful eyes, that these nefarious persons who call

themselves a sovereign parliament deliberately threaten the inalienable right to life of i: and that of the family of i: and fellow man of i:.

It is now apparent to i: and to a multitude of others that these nefarious persons, who falsely claim to be a sovereign parliament, use deliberate unlawful acts to cause harm to i:, the family of i: and the fellow man if i: These unlawful acts are too numerous to mention, but they start from the very born day of i:

Gravely say i: you are attempting to associate i:, with the all caps spelling of my Christian and surname which is in fact a trust previously associated with a public office in the UK GOVERNMENT, through a national insurance number that is attached to it. The following information is to clarify and render null and void any and all unlawful assumptions, presumptions, and deceitful consents that you may have to i: make it clear that neither yourself nor any other government officer has any kind of plausible deniability and from this date forward, the record will be set straight.

The undersigned tendering this contract is by the creation of our Creator, [man/woman]: and by fact; not:

- [1] A Strawman
- [2] A Vessel in Commerce
- [3] A Legal Entity
- [4] An Ens Legis
- [5] A Transmitting Utility
- [6] A Debtor

of, for, by or to THE UNITED KINGDOM GOVERNMENT, THE UNITED KINGDOM GOVERNMENT CORPORATION, THE BANK OF ENGLAND or any other privately owned central bank or any other government or corporate agency by whatever name may currently be known or be hereafter named, or any of their subdivisions including but not limited to local, national, international or multinational governments, corporations, agencies, or sub corporations, and any de facto corporate commercial nation contracting therein, or any other government or agency by whatever name may currently be known or be hereafter named.

Further, i: am not:

- [1] A citizen within as i: am a citizen of my Creator
- [2] Surety for
- [3] Subject of
- [4] An officer of

And do not owe

- [a] allegiance.
- [b] fealty, bond,
- [c] undertaking
- [d] obligation,
- [e] duty,
- [f] tax,
- [g] impost,
- [h] or tribute

to anyone before my Creator and never to THE UNITED KINGDOM GOVERNMENT, THE UNITED KINGDOM GOVERNMENT CORPORATION, THE BANK OF ENGLAND or any other privately owned central bank or any other government or corporate agency by whatever name may currently be known or be hereafter named, or any of their subdivisions including but not limited to local, national, international or multinational governments, corporations, agencies, or sub corporations, and any de

facto corporate commercial nation contracting therein, or any other government or agency by whatever name may currently be known or be hereafter named.

## This is now a matter of public record

The vessel in commerce known as [FIRST MIDDLE SURNAME (put maiden name or name on birth certificate when born but make a note that it is that)] initially created as a trust, also known by identifying [birth certificate number AB 123456] by the Government or Parents for the benefit of i:, as beneficiary on the [your DOB – e.g. second day of the fifth month in the year of Our Lord one thousand nine hundred and eighty one], a waiver of beneficial position was declared to take up the abandoned post of trustee to manage the affairs of [FIRST MIDDLE SURNAME TRUST] for the benefit of beneficiaries thereinafter named in registry of trust for the following reasons:

- [1] Full disclosure of the birth certificate contract was not given.
- [2] Matters are not being handled lawfully.
- [3] Matters are not being handled with efficiency.
- [4] Misuse of funds is a regular occurrence.
- [5] Fraudulent and deceitful activity is evident.
- [6] Position of Trustee is vacant or uncontested.

The private offset account established at the UNITED KINGDOM TREASURY and BANK OF ENGLAND will remain in full effect from the initial date of creation with the current office holder of financial secretary to the treasury being provided appointment to trust to continue as fiduciary.

To defraud gives the victim of the defraud the right to terminate his relationship to the perpetrator, which in this case is those parties that are acting as the government and or agencies thereof:

Even with the rules and statutes of the government's legal society we see them broken. If a guardian behaves fraudulently to his ward, he shall be removed from the guardianship. Jenk. Cent. 39

[Bouvier's Maxims of Law 1856]

The similarity in the names of i: and the vessel in commerce, two distinct and separate entities, is a testament to the undeniable propinquity, [FIRST MIDDLE SURNAME] originally an incorporeal creation of government/Parents, is dependent upon and only exists because of i: a [man/woman]: of my Creators creation exists as a living, breathing, flesh and blood sentient being. The government, being an incorporeal entity can only engage with another incorporeal entity, and not a living, breathing, flesh and blood [man/woman]. Therefore, the creation of a vessel in commerce, an ens legis, commonly known as [FIRST MIDDLE SURNAME] was a highly advantageous creation by the government, for the government to interface with.

Since the born day of i:, the government has unlawfully utilised the credit and future sweat equity (earning potential) of i:, establishing and operating a private offset account through the use of the vessel in commerce, [FIRST MIDDLE SURNAME] without the knowledge, consent, or permission, of the undersigned acting to the detriment of i: the beneficiary, against the basic precepts of a trust.

During this time, i: have unknowingly been functioning as the manager/ trustee of the trust and signing as an authorised representative for the vessel in commerce. i: have unknowingly functioned in this manner while signing cheques, applications for credit and notes on behalf of the vessel in commerce.

Now, i: act knowingly as manager of the trust. i: have valid documentation waiving the government's beneficial position, which the government gained by the mistakenly assumed absence of the trust's beneficiary, i:. The trust was mistakenly assumed abandoned due to lack of full disclosure at the time of creation of the trust and the true beneficiary was considered dead at sea. It is now accepted that i: am not only far from being dead at sea, but also that i: am alive a [man/woman]: submitted as a matter of public record [SC-001-INITIALS] in which i: became beneficiary to the [FIRST MIDDLE SURNAME] trust, giving i: full control and full operating authority over the legal fiction [FIRST MIDDLE SURNAME] and also the position of beneficiary of the trust. It is also fully accepted that the government created the legal fiction [FIRST MIDDLE SURNAME] therefore they are also the trustees of the trust having full commercial liability for the [FIRST MIDDLE SURNAME] Trust.

i: a [man/woman]: having full control of the trust revoke all permissions to the government and or/any government corporations, agency corporations, political subdivisions or organisations to use the [FIRST MIDDLE SURNAME] Trust, the name [FIRST MIDDLE SURNAME], or :[first-second]©; or trust in any fashion except by explicit written permission in direction otherwise. Said name belongs to the Trust in operation by trustees wherein the government and or agencies thereof have no control. As a [man/woman]: i:, having full mental capacity and ability to contract as well as natural right to the Trust, hold a private trade-name, trademark, [FIRST MIDDLE SURNAME] as authorised representative (attorney-in-fact), as well as established validity of the power of attorney by continual non-contested use. The private offset account established in the name of [FIRST MIDDLE SURNAME] is now controlled by i:, as any such value was created from the credit thereof. Account will remain in effect with the appointment of a fiduciary trustee, namely the man :[alexander boris de pfeffel johnson; the man: who sometimes acts as ALEXANDER BORIS DE PFEFFEL JOHNSON and BORIS JOHNSON MP LTD, First Lord To The Treasury].

i: now tendering this binding lawful notice and demand, having hereinabove declared the correct lawful status of i: in relation to the United Kingdom and to the said de facto (corporate) commercial UNITED KINGDOM, or by whatever name it may be currently known or hereafter named, do hereby state that the declarations and statements made herein be true.

For many years de facto governments have used the tacit consent of i: by the maxim of consent being acknowledged by the binding contract of silence being acquiescence, therefore the silence and acquiescence of the office of :[alexander boris de pfeffel johnson]; the [man/woman]:, or [ALEXANDER BORIS DE PFEFFEL JOHNSON] or [BORIS JOHNSON MP LTD] the corporation, also but not limited to, any public officers, agents, contractors, assigns, employees, and subsidiaries of said office, regarding the notice and demand of i:, is therefore accepted and agreed to be the true.

With silence of the corporate office of :[alexander boris de pfeffel johnson] who sometimes acts as [ALEXANDER BORIS DE PFEFFEL JOHNSON and or BORIS JOHNSON MP LTD, First Lord To The Treasury], ratifies severance of any nexus or relationship between the i: the [BANK OF ENGLAND and the de facto corporate commercial UNITED KINGDOM] government; being fraudulently conveyancing and operating under the colour of authority. Let this be known by the good faith, Oxford, doctrine to all men and women.

i: give no consent to any warrantless searches, or searches that are not in line with the divine and natural laws of the common people, and this must be authorised by a wet ink signature from a recognised high court judge acceptable to i:. This is so whether the Trusts, dwellings, private conveyances, land, of I: or i:, including but not limited to the current location, property, hotel rooms, apartments, business records, electrical appliances, electronic records, electronic mail, machinery, vehicles, equipment, supplies, buildings, grounds, land in private possession or control of i: or in Trust, past, present and future, now and forevermore.

This Notice is in the nature of you as a [man/woman]: being put under caution. "You do not have to say anything. But it may harm your defence if you do not mention when questioned something which you later rely on in court. Anything you do say may be given in evidence."

Take due heed of its contents. If, for any reason, you do not understand this statement or warning, it is incumbent upon yourself to summon a superior officer, senior judge, or other competent lawful counsel. Their duty is to explain the importance and significance of this presentment as per your duty of the oath of office in respect to this private, formal witnessed Notice and Demand.

As previously testified i: nor [FIRST MIDDLE SURNAME] are a citizen of anything except my Creator; surety for; subject of; and do not owe allegiance, or fealty to any of the aforementioned or the like as we are primarily a creation of a Creator on the Creator's earthly creation, therefore i: can only owe allegiance to my Creator, and herein is forever rebutted by this counterclaim in admiralty.

i: know and comprehend, the UNITED KINGDOM and other governments are in fact not governments at all, but in truth, are de facto colourable governments, wholly operating in commerce conspiring with the central banks which are private companies operating in commerce for personal private profit.

i: know and comprehend the HMRC are in fact not government agents or in public service at all, but in truth are privately owned corporations wholly operating in commerce conspiring with the central banks which are private companies operating in commerce for personal private profit.

i: know and comprehend the HMCTS are in fact not government agents or in public service at all, but in truth are privately owned corporations wholly operating in commerce conspiring with the central banks the central banks which are private companies operating in commerce for personal private profit.

i: know and comprehend the DVLA are in fact not government agents or in public service at all, but in truth are privately owned corporations wholly operating in commerce conspiring with the central banks which are private companies operating in commerce for personal private profit.

i: know and comprehend the HM LAND REGISTRY are in fact not government agents or in public service at all, but in truth are privately owned corporations wholly operating in commerce conspiring with the central banks the central banks which are private companies operating in commerce for personal private profit.

By this record let it be known that i: do not at any time waive any rights, capacities, privileges, immunities, defences, or protection, as acknowledged by my inalienable right to life. Nonetheless, demanding that you protect this right as your sworn oath of office to do so. i: accept your lawfully required oath of office, bonds of any type, insurance policies, and property of any type for protection and making whole the claim of i: and the protection of the inalienable rights of i:.

Furthermore, should you witness any public officers at this time, or anytime past, present, or future violate any of the rights, privileges, immunities, defences, or protection of i:, it is your sworn duty to The Creator to immediately arrest them, or have them arrested. You are legally and lawfully required to charge them as you should any lawbreaker, regardless of the officer's title, rank, uniform, badge, position, statue, or office; or you shall henceforth become accountable for monetary damages from, but not limited to, your monetary liability, your corporate bond, compensatory costs, punitive procurements, and sanctioned by attorney attributions.

A true and correct witnessed copy of this lawful notice and demand is on file not only with your office, but it has also been delivered to several trusted parties apprising them of the undersigned's intentions of presenting this lawful notice and demand to each and every public officer who approaches i: violating the inalienable rights of i: including, but not limited to the right of liberty and free movement upon any common pathway of travel. i: have a lawful right to travel, by whatever means, via land sea or air, without any person, corporate officer, agent, employee, solicitor, attorney, judge in any manner wilfully causing adverse effects or damages upon the undersigned by any arrest, detainment, restraint, or deprivation.

With regards to any encounter or communication with de facto corporate commercial UNITED KINGDOM government in any form or in any type of office, i: will be granted the status and treatment of a foreign sovereign and a foreign diplomat by all customs, border and de facto security officials. This document or the deposited copy thereof becomes an evidentiary document certified herein, as if now fully reproduced, should any court action be taken upon i: as caused by your acts under colour of law with you, your officers, agents, representatives, and employees.

Take note; you are now monetarily liable in your personal and corporate capacity. i:, notwithstanding anything to the contrary, abides by all Divine and Natural Laws in accordance with my Creator, which define the common laws of the UNITED KINGDOM, the commonwealth and all its territories which are applicable to non-domestic, *non assumpsit*, non-residents on sojourn. i: wish no harm for any man or woman. You agree to uphold the right of i: to travel.

Be warned, noticed, and advised that in addition to the constitutional limits on governmental authorities included in the Magna Carta of 1215, the undersigned relies upon the rights and defences guaranteed under contract law, common law, equity law and commercial law to which you will bound to by office and oath of office in accordance with your position in the United Kingdom government corporation. There can be no violation of any of these laws unless there is a victim consisting of a

natural flesh and blood man or woman who has been harmed or caused a loss by i:. When there is no victim there is no crime committed, or law broken i.e. corpus delicti, (the body of the crime).

Please remember, in taking a solemn binding oath to protect and defend the people of the UNITED KINGDOM, the commonwealth and its territories against all enemies foreign and domestic, is no small matter. Any violation of said oath is perjury, being a bad faith doctrine by constructive treason and immoral dishonour; the undersigned accepts your said oaths of office that you have sworn to uphold.

This lawful and timely notice, declaration and demand is prima facie evidence of sufficient notice of grace. The terms and conditions of this presentment agreement are a quasi-contract under contract law and common law and, although only statutes of your legal society and not of i: a lawful [man/woman]:, the United Kingdom fair Trading Act 1973 and Fair Debt Collection Practices act 1977.

The liability is upon you, and/or your superior, and upon, including any and all local, regional, national, international, multi-jurisdictional, and or corporate agencies and all persons representing or attached to the foregoing, involved directly or indirectly with you via any nexus acting with you; and said liability shall be satisfied jointly and or severally at the discretion of it. You are sworn to your oath of office, and it accept your oath of office and your responsibility to uphold the rights of it and the property of it at all times.

#### Numbers 30:2

If a man makes a vow to the Lord, or takes an oath to bind himself with a binding obligation, he shall not violate his word; he shall do according to all that proceeds out of his mouth.

Unlawful arrest without corpus delecti Restraint without corpus delecti Distraint without corpus delecti Trespass against person Trespass against property Violation of right to life Violation of civil rights Violation of Rights to Free Speech Violation of Rights to Travel Violation of Rights to Protest Assault or Assault & Battery

**False Accusations** 

Denial or abuse of Due Process

Failure of Officers to make themselves known

Obstruction or Perversion of Justice

Threats

Coercion

Deceit

Refusal of habeas corpus

Billing costs assessed with levies and liens and or tort upon violations shall be:

5,750 troy ounces of Sterling Silver per occurrence per officer involved.

Destruction, deprivation, concealment, defacing, alteration, or theft of property

11,500 troy ounces of Sterling Silver per day penalty, until property is restored in full, beginning on the first day of the occurrence of the incident.

i: do not grant permission of entry under any circumstances to enter any property at which i: am located, leasing, renting, own, or control at any time for any reason without it expressed in writing by i:.

Violation of this notice will be considered a wrongdoing that could lead to a trespass against i: and will be subject to a penalty of 150,000 troy ounces of Sterling Silver plus damages per trespass, per violator. ALL fees to be paid in the form of sterling silver, with a purity grade of 99.9%.

## Ignorance of the law is no excuse

#### **Numbers 15:29**

Ye shall have one law for him that sinneth through ignorance, both for him that is born among the children of Israel, and for the stranger that sojourneth among them.

#### Psalms 89:14

Justice and judgment are the habitation of thy throne: mercy and truth shall go before thy face.

The aforementioned charges are billing costs, derived from, but not limited to Divine Law, the rights and defences guaranteed under contract law, common law, equity law and commercial law.

You, acting in your legal society capacity also have to recognise this instrument under the Financial Conduct Authority, Bills of Exchange Act 1882, the Magna Carta of 1215 and this contract.

These charges shall be assessed against persons, governmental bodies, and corporate entities of that nature, or any combination thereof when they individually and/or collectively violate the rights, privileges and capacities of i:.

All violations will be assessed per occurrence, individually and personally against any representative of any branch of government, agency or group that may be involved in any unlawful action that causes a harm which leads to a trespass to i:.

This Notice is not set forth to threaten, delay, hinder, harass, or obstruct in any manner. This Notice can be in no way referred to or thought of as paper terrorism, but rather to protect the fact that the inalienable rights and defences of i: are never waived, taken away or hindered against the will or by threats, duress, coercion, fraud, or in any other way without the freely given written consent of i:.

None of the statements contained herein intend to threaten, hinder or harm anyone in any way whatsoever. Rather the statements contained herein are to Notice Any Persons, real or corporate, of their potential, personal, civil, and criminal liability, if and when such persons violate the inalienable rights of i: as laid out by Divine Law.

Under your own legal society, it covers the rights and defences guaranteed under contract law, common law, equity law and commercial law, Financial Conduct Authority, Bills of Exchange Act 1882 The Magna Carta of 1215, and this contract.

A certified and bona fide duplicate of this paperwork and Notice is safely archived with those who testify under oath that it is the undersigned's stated standard policy to present this Notice to any public or private officer or agent attempting to violate the inalienable rights of i:. It is noted on the record that this Notice has been tendered by way of registered mail to the following offices:-

[Office of the corporation Her Majesty Queen Elizabeth II, Office of the corporation Rt Hon Alexander Boris De Pfeffel Johnson Prime Minister, Office of the corporation The Most Reverend and Rt Hon Archbishop of Canterbury, Office of the corporation Rt Hon Lord Burnett of Maldon Lord Chief Justice, Office of the corporation Rt Hon Priti Shushil Patel First Secretary of State, Office of the corporation Cassiana Sue Ellen Braverman QC MP, Attorney General, Office of the corporation Stephen House Commissioner of Police or proper officer incumbent.]

Said Notice is *prima facie* evidence of your receipt and acceptance of this Notice in both your official and private, personal capacity, jointly and severally for all governmental and corporate bodies. Any other individuals who are, have been, or hereafter may be involved in any actions already existing or may exist in the future against i:, must only correspond with i: in writing while signing under penalty of perjury.

# **Summation**

Should you violate the inalienable Divine rights of i: in any way, or move against i: in any way in defiance of this presentment, there will be no immunity from prosecution available to you, or any of your associates, fellow public officers, officials of government or private corporations, judges, magistrates, court officers, bailiffs, clerks or any other persons who become involved in any way in

any actions existing or that may arise in the future against i: by way of aiding and abetting other actors.

Take due heed as a man: or woman: and govern yourself accordingly, any and or all documents tendered to i:, lacking genuine wet ink signatures or dates are counterfeit security instruments, causing you to be liable in your corporate and private, personal capacity by fraudulent conveyance now and forevermore.

If you cause any injury and/or damages to i: by violating any of the inalienable rights, human rights, civil rights, privileges, immunities of i:, or any other terms contained herein, you agree willingly, with no reservation of rights, at the written request of i:, to surrender, including but not limited to, any and all bonds, public and/or corporate insurance policies, and/or personal, private and/or corporate funds, including property, that would be needed to satisfy any and all claims as filed against you by i:.

This applies to any and all representatives, agents, employees severally and individually of the UNITED KINGDOM, the government of the UNITED KINGDOM, or to the UNITED KINGDOM GOVERNMENT PLC, or by whatever name you be known by or named or be hereafter known by or named, or any of its subdivisions, including but not limited to, local county, national, international, government, corporation, sub-corporation, or any *de facto* government by whatever name may currently be known or hereafter be known and the like.

This document cannot be retracted by anyone, or any representative, excluding:[first-second]©; on this registered witnessed document, for one hundred years from the date autographed on this lawfully binding Notice.

### **Attention**

Unless this is rebutted within the time limit contained herein, which is a period given of 40 days and 40 nights, from receipt of said notice by your office, and the conditions of the rebuttal are met. You, or any representative in any capacity of any agency, government, corporation, or the like, agree to abide by this contract anytime that you interact with i: This document will be on file in the public record. Your failure to timely rebut the statements and warnings herein constitute your complete tacit agreement with all statements and warnings contained herein.

Your presumptions and assumptions that i: be a corporate fiction, legal entity, strawman, vessel in commerce, *ens legis*, transmitting utility, or a debtor under the jurisdiction of the government of the UNITED KINGDOM, and/or the UNITED KINGDOM CORPORATION, and that i: am under the jurisdiction of the UNITED KINGDOM, or UNITED KINGDOM CORPORATION are now and forevermore rebutted.

Your failure to make a timely rebuttal wholly leaves you in the position of accepting full corporate and private, personal responsibility for any and all liabilities for monetary damages, as indicated herein, that the undersigned incurs by any adversely affecting harm or loss caused by your overt, covert actions, or the actions by any of your fellow public officers and/or agents in this or any other matters as described herein or related thereto in any manner whatsoever.

You have a period given of 40 days and 40 nights, from receipt of said notice by your office and/or person, to respond and rebut the presumptions of any portion or this entire document or contract, or you stand in total agreement to each and every statement made herein, by submitting to i:

- [1] Signed, certified, authenticated documents of the laws that rebut these declarations point by point in written form with lawful, verified, certified documentation in law, with copies of said law enclosed.
- [2] Parties making rebuttals to this agreement must print or type their full name and sign their rebuttal in blue ink.
- [3] Rebuttals must be accompanied with a copy of proper identification of the person making the rebuttal, such as a driver's licence, passport, badge of office plus provide the following information.
- [a] Full name

- [b] Address
- [c] Name of department, agency, or corporation by which they are employed
- [d] Supervisor's name (if applicable)
- [e] Certified copy of oath of office (if applicable)
- [f] Certified copy of Bar Card and licence to practice law
- [g] This documentation must be provided on the record under penalty of perjury.

Note: Non-response is agreement. Partial response without rebuttal is agreement. Any points unrebutted are points in agreement. Ignorance of the law is no excuse. Therefore, the law places the burden of proof back upon the government and or its agents.

All other corporations not limited to: telephone, cable, satellite and utility companies, contractors, builders, maintenance companies, investors, inspectors, law enforcement officers, officers of the court, wholesalers, retailers and all others, including all persons natural or fictional, including all corporations of any kind are bound by all paragraphs, terms and conditions herein, regardless of the nature of limited liability corporation(s) or affiliations, or any types of businesses in commerce as deeded by this statute securities agreement and decree.

You are finally noticed, having been given knowledge of the law and your personal financial liability in event of any violations of the rights of i: and/or being. This statute staple securities instrument in the format of this lawful notice and demand now in your hand constitutes timely and sufficient warning by good faith notice and grace regardless of your political affirmations.

Additional rights and defences even when using your own legal society rules and regulations are underlined below. Take note, i: a [man/woman]: come under Divine Law and the acts and statutes below are only for your reference in your legal fictional existence.

No free wo/man or free person shall be arrested or imprisoned or deprived of his freehold or his liberties or free customs, or be outlawed or exiled, or in any manner harmed, nor will we (the King/Government) proceed against him nor send anyone against him (with force or arms), unless according to the legal judgement of his peers, and the common law of the land. (Magna Carta 1215 Clauses 39 & 40)

To no one will we sell, to no one deny or delay right or justice. No free man shall be seized or imprisoned, or stripped of his rights or possessions, or outlawed or exiled. nor will we proceed with force against him. except by the lawful judgement of his equals or by the law of the land.

Bushell's Case, 124 Eng Reports 1006; Vaughan Reports 135, 1670 "Without a fact agreed, it is impossible for a judge or any other to know the law relating to the fact nor to direct [a verdict] concerning it. Hence it follows that the judge can never direct what the law is in any matter controverted."

The TRYAL of William Penn and William Mead, at the Sessions held at the Old Bailey in London, the 1st, 3rd, 4th, and 5th of September 1670.

"The jury has the right to determine both the law and facts." U.S. Supreme Court Chief Justice Samuel Chase.

Magna Carta, which sets in place the definitive Trial by Jury, was formed and passed by a legislature of Barons, and received Royal Assent, being a written statute of government law, which governs the way in which government itself may operate. As Magna Carta is intrinsic to the constitution of the nation, it is repeatedly ratified when Britain's Heads of State swear, at their Coronation, to uphold the statutes of the government. By act of union with Scotland, Magna Carta is law throughout Britain and, in respect to timeless provisions determining the Trial by Jury, applies today. This definitive Trial by Jury is also enshrined within the Constitution of the United States of America and is ratified by presidential oath at inauguration.

Twelve Equal Men: *De Jure* Jury of My Peers: In addition to any other rights or defences that are afforded to i: by right and by this contract, i: have the right to appeal to a twelve men of equal standing: Court *De Jure* Jury of the Peers of i: for the restoration of property, liberties, or rights of

which the undersigned has been dispossessed by an "Oppressing Government" or it's representatives.

Let it be known that if i: shall have been dispossessed by the UNITED KINGDOM, Government of the UNITED KINGDOM, any National or Local Council of the UNITED KINGDOM, The UNITED KINGDOM CORPORATION or any representative thereof without a lawful verdict of the peers of i:, of the property, liberties, or common law rights of i:, even if such taking was by way of lien, levy, attachment, or garnishment, the Oppressing Government or Representative thereof shall immediately restore these things to i:.

Should the Oppressing Government or representative thereof fail to restore the property, liberties, or common law rights of i: which i: has been dispossessed, then the i: may by right of law bring the matter before a Court *De Jure* Jury of twelve peers and ask for remedy for the harm done to i: by the oppressing government or representative thereof. At all times the decision of a majority of the court *De Jure* Jury of twelve peers shall be considered binding and valid on the whole. And the aforesaid twelve shall swear that they will faithfully observe all the foregoing and will cause them to be observed to the extent of their power. The oppressing government or representative shall obtain nothing from anyone, either through itself or through another, by which the powers of the Court *De Jure* Jury of twelve peers may be revoked or diminished. If any such thing shall have been obtained, it shall be in vain and invalid, and the offending government or representative shall never make use of it either through itself or through another.

The judgement of the open court of i: and the *de jure* of twelve peers, both by rule of law and by the terms of this contract, shall not be overturned by court as there is no higher court in the realm.

Divine law and divine power can only be held and administered by our Creator. No earthly being can claim law or power above our Creator. Hence any person of any rank attempting to usurp the divine nature of the Creator, is guilty of heresy and blasphemy.

Therefore, the act of a papal bull performed by pope Boniface VIII of Unum Sanctum was in fact and by grace of God Blasphemous and Heretical and could not stand In God's eyes. This very papal bull was rightly nullified in 1303 by pope Benedict XI.

In divinity and by the grace of our Creator, nothing and no one on earth can own our soul as our soul is of the Creator, in the image of the Creator and therefore divine in itself, being part of and attached to our Creator. To say otherwise is blasphemous, heretical and a most heinous crime against the Creator.

The Cestui Que Vie Act of 1666 and 1707 and The Births and Death Registrations Act 1874 still remain in force under legislation.gov.uk. This notice does declare that i: a [man/woman]: am not a dead entity at sea or on land. i:, in fact am a living, breathing, flesh and blood [man/woman]: created by The Creator in our Creator's own image.

My flesh lives and my blood flows through my Creator's miraculous works, therefore being a living [man/woman]: and not a person, a legal fiction, an *ens legis* or any other fiction you may wish to bestow upon a living [man/woman]: does not stand. A corporation can only engage with another corporation, not a living [man/woman]:. You have no consent to attempt to do so; be on Notice that legal entrapment is a serious crime not only against [man/woman]: but against our Creator, and any and all trespass will be claimed against, and remedy demanded to the fullest on earth and forever paid for in our Creators own celestial kingdom.

Furthermore, when travelling on public highways, i: do so in my: private: property bearing the marks :available upon request: all parties shall be informed, as to the :private: nature of the property, and that the mark [number] has been left on for show only for the purpose of allowing any agent to easily identify the private conveyance as non-commercial, :private: and confidential: and unless specifically requesting, in need of no service.

Please note items below, yet again even when we take heed of your legal society a [man/woman]: remains protected. However, Divine law remains all powerful under the Creator. To this end i: detail

below the protections even given to persons under your legal society. However, i: remain standing as a [man/woman]: under Divine law only and never under the legal society, acts or statutes.

## Regarding a right of passage

Ex parte Lewis (1888) 21 Q.B.D. 191 Wills J. said in regard to public right of passage:- "The only 'dedication' in the legal sense that we are aware of is that of a public right of passage, of which the legal description is a 'right for all Her Majesty's subjects at all seasons of the year freely and at their will to pass and re-pass without let or hindrance."

By definition, a financial penalty procured through a pecuniary advantage, however called, is diametrically opposed to "without let or hindrance". This is operating outside of Statute, as i: a [man/woman]: cannot be levied by the State or company; only Juristic persons (legal entities) can be levied against.

Act of Union 1707: IV That all the Subjects of the United Kingdom of Great Britain shall from and after the Union have full Freedom and Intercourse of Trade and Navigation to and from any port or place within the said United Kingdom and the Dominions and Plantations thereunto belonging And that there be a Communication of all other Rights Privileges and Advantages which do or may belong to the Subjects of either Kingdom except where it is other ways expressly agreed in these Articles.

To support the obligations of the Act of Union 1707, it clearly states on the inside cover of every United Kingdom of Great Britain and the commonwealth passport "Her Britannic Majesty's Secretary of State Requests and requires in the Name of Her Majesty all those whom it may concern to allow the bearer to pass freely without let or hindrance, and to afford the bearer such assistance and protection as may be necessary.

Section XXV That all Laws and Statutes in either Kingdom so far as they are contrary to or inconsistent with the Terms of these Articles or any of them shall from and after the Union cease and become void and shall be so declared to be by the respective Parliaments of the said Kingdoms.

CASE LAW OF - R v Donovan [1934] 2 KB 498 at 507, [1934] All ER Rep 207 at 210. In delivering the judgement of the Court of Criminal Appeal Swift J, said:-

"If an act is unlawful in the sense of being in itself a criminal act, it is plain that it cannot be rendered lawful because the person to whose detriment it is done consents to it. No person can license another to commit a crime."

Furthermore, case law Rice v. Connolly. Queen's bench division [1966] 2 QB 414, [1966] 2 All ER 649, [1966] 3 WLR 17, 130 JP 322 clearly states that i: a [man/woman]: has the right to remain silent and am under no obligation to supply private and or personal details to another under any circumstances. This was proven yet again with case law Neale v DPP [2021] EWHC 658 (Admin) [23 February 2021]

Furthermore, case law Harvey v Director of Public Prosecutions [2011] EWHC 3992 [17 November 2011] clearly states by MR JUSTICE BEAN that the use of common parlance words cannot be deemed offensive under the public order act 1986 §5.

Furthermore, case law WI 05257F David Ward and Warrington Borough Council appears to prove by way of the judgement that the United Kingdom Government does not actually exist, so therefore, whoever is acting as an authority over the action of consenting, cannot hold any over me as I give no consent.

With Halsbury's Administrative Law 2011 Halsbury's 4th Edition of Law 2011 confirms that administrative law is (nothing more than) an <u>arrangement</u> between the Executive and the Judiciary. And that the Law is absolutely clear on this subject. There is NO authority for administrative courts in this country, and NO Act could be passed to legitimise them.

Lord Diplock stated ... (it's recorded in Halsbury's) "All administrative courts are illegal and can never be legislated into existence", performing administrative acts on behalf of the executive is incompatible with the terms of the Oath, which Judges take when they are created under Section 2 of the Promissory Oaths Act 1868, which every Judge must take. A breach of that Oath is perjury. (See Perjury Act 1911 Sec 5)

All Administrative Courts are unlawful "Actions which overthrow and subvert the laws and Constitution of the Kingdom, and which would lead to the destruction of the Constitution are unlawful". The case of R V Thistlewood (1820) established that "To destroy the Constitution of the country is an act of treason".

To add: Administrative Law (so called) forms no part of 'the laws and usages of the realm' – Which Judges swear to the Sovereign to uphold via promissory oath that binds them to a specific course of conduct – otherwise they cannot be said to perform their judicial duties impartially. This was confirmed by Lord Denning during the debates on the European Communities Amendment Bill, HL Deb 08 October 1986 vol 480 cc246-95 246 at 250:

"There is our judicial system deriving from the Crown as the source and fountain of justice. No court can be set up in England, no court can exist in England, except by the authority of the Queen and Parliament. That has been so ever since the Bill of Rights." Or The Declaration of Rights of 1688 actionable actions of a human being or corporate persona.

The Bill of Rights, stemming from the Declaration of Rights, made all star-chamber courts unlawful. All administrative courts are in essence star chambers, i.e. not subject to the normal rules of evidence – not common law courts. Administrative hearings are subject to the consent of ALL parties.

In reference to non-compliance of orders made by an Administrative hearing and the claim of contempt of court Re: Contempt of Court. Archbolds 2011: chapter 28 section 11 page 2/1145

In Attorney General V Newspaper Publishing PLC. And others (1988) Ch 333 (Civ Div) Sir Donaldson M.R. said "That the *mens rea* in the law of contempt of court was something of a minefield. This was that it was wholly the creature of the common law".

It is the belief of i: that all courts in this country are now administrative hearings and not a common law court. There is no act of parliament that gives authority for an administrative hearing. A judge that acts contrary to their judicial oath can suffer a commercial lien as can any individual that causes a tort. A judge that acts contrary to the law of i:, expressed by i: which results in harm or loss to i: will be claimed against in open court by i:

i: give no consent to the procedure of any hearing. i: will only attend a court of law common to i: as is my right.

The Great Charter Constitution of the Year of Our Lord one thousand two hundred and fifteen

A government, parliament/congress or legislature cannot, by legislative assertions, recite itself into constitutional power.

A constitution is a code of laws and customs (*legem terræ*; the law of the land; common law; the trial by jury justice system) established by the people of a nation for the guidance and the legal and lawful control of its government, by which to preclude tyranny and lawlessness; a constitution may be amended only at the behest and by the active participation of the great mass of the people and not by government.

The people create the government; therefore, a government cannot be above its own creator. As distinct from supreme constitutional customary common law, statute is created by a government as legislature and is not law and can never be law. The Great Charter is a constitutional inscription of the common law of the land, which excludes all laws made by monarchs or government. It is the Supreme Law that governs the government, and it is rightly called The Constitution.

However, once again i: a [man/woman]: must point out that as a [man/woman]: under law, i: will cause no harm or loss to any other man: or woman:, but if mistakes are ever made then i: will provide remedy, as is the law. But at no time am i: a [man/woman]: concerned with acts or statutes as they are all fiction, therefore of no concern to i: a [man/woman]:.

Statutes may be amended or repealed by subsequent administrations, but no parliament made Magna Carta. No parliament can change or impinge upon the common law of Magna Carta. Through the supreme authority of the people's Trial By Jury, the law of the land, the Great Charter 1215 constitution GOVERNS the government. Statute legislation can never be law, and this is witnessed by divine law under our Creator alone, to which no government can trespass.

With this note in mind, it has been confirmed by the esteemed Chandran Kukathas PhD of the Department of Government and London School of Economics that the state is a company of no greater standing than McDonald's. Also note it has been confirmed by the right honourable Lord justice of appeal, Sir Jack Beatson FBA at the Nottingham and Trent University in 2008, that the office of the judiciary is a sub office of the State Company and that a judge in the position of officer for a court, carries no greater authority than the janitor at McDonald's.

It being apparent to i: that there is to be no redress of wrongs done to i: from the unlawful conduct of those nefarious persons that attempt to usurp the powers of our Creator and their creation in relation to not serving man: as any and all governments were created by man: to do so, then i: a [man/woman]: have no choice but to withdraw all and any support, agreeance, consent and acknowledgement of any and all government offices and or officers.

i: now place on the record for the record to all persons who claim to have authority over i: by legal means, using only rules created by man: and ignoring the laws of The Creator and man: that all authority is removed, revoked, and denied. My Creator rules i:, The Creator rules the heavens and these earthly domains, not a government committing blasphemy and perjury by claiming to be sovereign over man: and our Creator.

The remedy to be obtained for these trespasses against i: by way of theft, giving false witness, extortion and murder, is for these blasphemous persons to be removed from any and all offices of imaginary power and placed into the custody of the Creator, to be kept there for evermore.

Only then, will i: a [man/woman]: recognise any government office as they will have been reestablished under the Creators law to serve man: and woman: once again. May our Creator in their mercy save us all from these evil doers upon our Creators loving earthly realm.

Now sovereignty is proven, i: a [man/woman]: sui juris await your response. After a period given of 40 days and 40 nights, has passed from the date of receipt of this lawful notice and demand, your silence creates a binding agreement through your acquiescence. This is in exact line of tacit consent used by yourself through legal presumption and assumption of the people accepting your legal construct of creating a legal fiction and the people accepting it through silent acquiescence. However, i: a [man/woman]: use the legal presumption of your agreement through your silent acquiescence of contractual agreement by those served this notice. So let it be said. So let it be written. So let it be done. Without ill will or vexation.

# Notice to agent is notice to principal notice to principal is notice to agent

Along with this lawful notice and demand [SC-001-INITIALS]

Affidavit of truth and non corporate status No [SC-002-INITIALS]

Hold harmless indemnity agreement [SC-003-INITIALS]

Security agreement [SC-004-INITIALS]

Rescind all signatures revocation of all contracts nur	nc pro tunc, tunc pro nunc [SC-006-INITIALS]
i: a [man/woman]: state my words are true;	
Witnessed by the Father, the Son and the Holy Ghos	st;
without prejudice;	
all rights reserved;	
in peace and in good faith.	
Date:	autograph

Power of attorney in fact [SC-005-INITIALS]